PATENT Docket No. 129670

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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Ji-Cheng Zhao, et al

Group Art Unit: 1762

APR 3 0 2004

Serial No. 10/605,860

Examiner:

Filed: October 31, 2003

NI-BASE SUPERALLOY HAVING A COATING SYSTEM CONTAINING A DIFFUSION **BARRIER LAYER**

SUBSTITUTE DECLARATION

Commissioner of Patents and Trademarks Washington, D.C. 20231

Please find enclosed a Substitute Declaration and Power of Attorney. The Substitute document, now with original signatures, is otherwise identical to the electronic Declaration originally filed with the patent application.

Should the Examiner have any questions with respect to any matter now of record, Applicant's representative may be reached at (219) 462-4999.

Respectfully submitted,

Domenica N.S. Hartman

Reg. No. 32,701

April 30, 2004 Hartman & Hartman, P.C. Valparaiso IN 46383 TEL.# (219) 462-4999 FAX# (219) 464-1166

I hereby certify that this document is being facsimile transmitted to the Patent and Trademark Office at the number below, on the date below:

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Docket No.:

(219) 464-1166

129670

DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As a below named inventor, I hereby declare that:

My residence, post office address, and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on this invention entitled:

NI-BASE SUPERALLOY HAVING A COATING SYSTEM CONTAINING A DIFFUSION BARRIER LAYER

	ic at	tached hereto					
_	15 NY	MCHEU IICI EU	,				
OR							
 	X was	filed on Oc	tober 31, 2003, as Un	ited States Application Number	10/605,	860	
•		e reviewed ar rifically referr		nts of the above-identified specific	ation, i	ncluding the c	laims, as amende
acknowled	lge the duty	to disclose in	formation which is mat	terial to patentability as defied in T	itle 37	Code of Feder	al Regulations
east one cou atent of inv	untry other ventor's plai	than the Unite	ed States of America, li ights certificate(s), or o	s), or §365 (a) of any PCT internations in the steel below, and have also identified any PCT international applications.	d belov n having Prio	v any foreign a g a filing date	application for
1)	Number)		(Country)	(Day/month/year filed)	Y	N	
<u>(1)</u>	Number)		(Country)	(Day/month/year filed)	Y	N	
Additio	onal foreign	application i	numbers are listed on a	supplemental priority data sheet at	tached:	hereto	
hereby clai	m the benci	it under Title	35, United States Code	e §119 (e) of any United States pro	visiona	l application(s	s) listed below.
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lenry J. Pol	licinski (Re	g. No. 26,62	1) and Scott R. Hayder	th Customer Number 30952; Rona n, (Reg. No. 41,821) jointly, and a ation and revocation, to prosecute:	each of	them severall	y, my/our

and amendments therein, to receive the patent and to transact all business in the Patent and Trademark Office connected therewith.

I hereby direct that all correspondence and telephone calls in connection with this application be addressed to Practitioners at

Docket No.:

129670

I hereby declare that all statements made herein of my own knowledge are true and that all states made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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Docket No.:

129670

I hereby declare that all statements made herein of my own knowledge are true and that all states made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

FOURTH JOINT INVENTOR:

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